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OBLON, SPIVAK, MCCLELLAND MAIER & NEUSTADT, P.C.  
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EXAMINER
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RAE, CHARLESWORTH E

ART UNIT	PAPER NUMBER
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1614

NOTIFICATION DATE	DELIVERY MODE
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10/17/2007

ELECTRONIC

**Please find below and/or attached an Office communication concerning this application or proceeding.**

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

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## Office Action Summary

Application No.

10/761,358

Applicant(s)

KOIKE ET AL.

Examiner

Charleswort Rae

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

### Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

### Status

- 1) ☒ Responsive to communication(s) filed on 28 August 2007.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

### Disposition of Claims

- 4) ☒ Claim(s) 6-13 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 6-13 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

### Application Papers

- 9) ☒ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on \_\_\_\_\_ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
- Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

### Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some \* c) ☐ None of:
- ☐ Certified copies of the priority documents have been received.
  - ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  - ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

### Attachment(s)

- 1) ☐ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☒ Information Disclosure Statement(s) (PTO/SB/08)
- Paper No(s)/Mail Date 8/1/07.

- 4) ☐ Interview Summary (PTO-413)
- Paper No(s)/Mail Date. \_\_\_\_\_
- 5) ☐ Notice of Informal Patent Application
- 6) ☐ Other: \_\_\_\_\_

### **DETAILED ACTION**

Applicant's arguments, filed 8/28/07, have been fully considered but they are not deemed to be persuasive. Rejections and/or objections not reiterated from previous office actions are hereby withdrawn. The following rejections and/or objections are either reiterated or newly applied. They constitute the complete set of actions being applied to the instant application.

Applicant's statement memorializing the Interview of July 26, 2007, is acknowledged and made of record.

Applicant's following remarks are acknowledged and made of record (Response received 8/28/07, page 4, last para):

Diglyceride compositions have gained interest based on a disclosed obesity-preventing effect. In addition,  $\omega$ -3 type unsaturated fatty acids having at least 20 carbon atoms such as docosahexaenoic acid (DHA) and eicosapentaenoic acid (EPA), principle components of fish oil triglycerides, have been reported to have beneficial health properties.  $\omega$ -3 Type unsaturated fatty acid have been reported to have very poor oxidation stability (page 2, lines 17-19 of the specification) while diglycerides of  $\omega$ -3 type unsaturated fatty acids have exhibited very high viscosities (page 2, line 27 through page 3, line 5 of the specification). Accordingly, diglyceride containing compositions of  $\omega$ -3 unsaturated fatty acids having good stability and viscosity are sought.

### **Status of the Claims**

Claims 6-13 are currently pending in this application.

Claims 1-5, and 14-22 are canceled.

### **Information Disclosure Statement**

Applicant's information disclosure statement (IDS), filed 8/1/07, regarding copending application No. 11/743,997 and the publication of the instant application (Publication No. US 2004/0151824) is acknowledged.

### **Response to applicant's arguments/remarks**

#### **Objection to the Specification**

The objection is maintained in view of applicant's failure to correct the deficiency as evidenced by the statement set forth below:

The objection to the specification as to pages 6, 8, 10, 12, 17, 23, 24 and 28 has not been addressed as the asserted missing/eligible information and/or extraneous markings on the pages has not obscured the accurate reproduction by the U.S.P.T.O. in the published application 2004/0151824 in paragraphs [0013], [0017], [0019], [0023], [0034], [0048], [0049] and [0062]. As applicants' specification was certainly legible enough for the U.S.P.T.O. to publish applicants' specification, no replacement pages are believed to be necessary.

#### **Rejection under 102(b) (claim 6)**

Applicant contends that this rejection should be withdrawn for the following reasons:

1a) Howard et al. (US Patent 3,267,337) do not disclose or suggest the claimed food product in which the oil composition comprised triglyceride, diglyceride and monoglyceride wherein the diglyceride is comprised of quantified amounts of  $\omega$ -3 unsaturated acyl groups and monoenoic acyl groups.

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1b) Although Howard et al. describe a composition comprising starch, shortening and sugar as well as a diglyceride of a 1,3, 1,2- or mixture of 1,3 and 1,2-diglyceride constituting the alpha-phase crystal-tending emulsifier, wherein the shortening is based on animal, vegetable or marine oils, which may bear saturated or unsaturated acyl groups of about 12-22 carbon atoms), there is no disclosure of either a monoglyceride component or unsaturated acyl groups for the diglyceride component (col. 2, lines 45-50; and col. 4, lines 13-20; col. 9, lines 5-31).

1c) The instant claimed invention is directed to a food product comprising an oil composition and food wherein the oil component comprises 0.1 to 59.8 wt. % of triglyceride, about 40 to 99.7 wt. % of diglyceride and 0.1 to 10 wt. % of monoglyceride, wherein the diglyceride component has 15-89 wt. % of  $\omega$ -3 unsaturated acyl group having at least 20 carbon atoms with 10-84.5 wt. % of monoenoic acyl groups. Thus, the instant claimed invention is not anticipated by the cited prior art because the cited reference fail to disclose the claim limitation of a monoglyceride component in the amount of 0.1 to 10 wt. %.

In response, this rejection is withdrawn in view of applicant's amendment of claim 6 deleting the term "about" with respect to the triglyceride and monoglyceride components.

Rejection under 103(a) (claim 6)

Applicant contends that this rejection should be withdrawn for the reasons stated above (i.e. items 1a-1c; see Applicant's response, pages 5-6).

In response, the rejection is maintained as applicant's arguments are not found to be persuasive for the reasons set forth below:

i) Contrary to applicant's contention, it is the Examiner's position that Howard et al. teach or suggest all the claimed limitations. Howard et al. teach alpha-phase crystal-tending emulsifiers; namely, 1) **1,3-diglycerides in which one of the acyl groups** comprises a carbon chain of from two to four carbon atoms while the other acyl group comprises a chain of from 16 to 22 carbon atoms, 2) 1,2-diglycerides in which one of the acyl groups comprises a carbon chain of from 12 to 18 carbon atoms and the other acyl group comprises a chain of from **16 to 22 carbon atoms**, and 3) mixtures of 1,3-diglycerides and the isomeric 1,2-diglycerides which are formed during the preparation of the 1,3-diglycerides (column 4, lines 15-27). Instant claim 6 recites the term "*a diglyceride*." Howard et al. teach that 1,3-diglycerides can be prepared by various processes, including interesterification of appropriate mixtures of long chain **monoglycerides, diglycerides, and/or triglycerides**, either with or without glycerol under conditions such that the resulting reactant composition will contain approximately one equivalent of long-chain acyl component, one equivalent of short chain acyl component, and one mole of glycerol; the reaction is effectively catalyzed by basic catalysts such as **sodium methoxide** (column 4, lines 27-47). Howard et al. teach the condensation products of partial fatty acid glycerides or diol monoesters with polycarboxylic acids can be obtained by direct esterification; the preparations are best carried out with reaction **temperatures in the range of from about 75° C. to about 175° C.** with water being removed by evolution under reduced pressure or by azeotropic

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distillation (column 6, lines 31-64). Claim 1 recites the terms "*a monoglyceride*" and "*a triglyceride*." Howard et al. teach **shortenings** which can be employed in cake batter include solid or plastic as well as liquid or semi-fluid glyceride shortenings derived from animal, vegetable or **marine fats and oils**, including synthetically prepared shortenings (column 9, lines 5-9). The term "shortening" as taught by Howard et al. is reasonably construed to be a food; claim 1 recites the term "*food*." Howard et. al. also teach that glycerides that can contain saturated or unsaturated "long-chain" acyl radicals having from about 12 to about 22 carbon atoms such as linoleoyl, linolineoyl, arachidoyl, arachidonoyl, behenoyl, erucoyl, and the like, and are generally obtained from edible oils and fats such as cottonseed oil, soybean oil, coconut oil, **rapeseed oil**, peanut oil, olive oil, whale oil, menhaden oil, sardine oil (column 9, lines 9-29). Claim 1 recites the term "*acyl groups having at least 20 carbon atoms*." Howard et al. teach that the shortenings can also contain minor amounts of conventional cake emulsifier such as the higher fatty acid mono- and diglycerides (column 9, lines 29-31). Howard et al. teach that oils predominating in glycerides of unsaturated acids may require partial hydrogenation to maintain flavor (column 2, lines 1-3). Someone of skill in the art would reasonably expect that the resultant glycerides from rapeseed oil to contain mono, di-, and triglycerides, and  $\omega$ -3 unsaturated acyl groups having at least 20 carbon atoms and monoenoic acyl groups constituting the diglyceride in view of the teaching of Howard et al. teach, and as evidenced by the fact that the instant application discloses the same process of preparing glycerides from rapeseed as disclosed in the instant application (see specification, page 4, line 15 to page 11, line 16); see also Example 3,

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page 12, line 13 to page 13, line 10; and page 15, Table 1. Specifically, applicant discloses the following (page 6, last para. to page 7, line 15):

The diglyceride can be obtained by an optional process such as transesterification of any of various oils such as fish oil and rapeseed oil containing  $\omega 3$  type unsaturated acyl groups, monoenic acyl groups,  $\omega 6$  type

unsaturated acyl groups, etc. with glycerol or esterification of a fatty acid derived from such an oil with glycerol. Among these processes, the former process is particularly preferred. The reaction method thereof may  
5 be either a chemical reaction method making use of an alkali catalyst such as sodium methoxide, or the like or a biochemical reaction method making use of a lipolytic enzyme such as lipase. The content of such a diglyceride in the oil composition according to the present invention  
10 must be 40 to 99.7%, preferably 50 to 95%, particularly preferably 60 to 90%. When the content is 40 to 99.7%, the development of the physiological activities derived from the  $\omega 3$  type unsaturated fatty acids is facilitated, and the effect of facilitating combustion of body fat becomes  
15 excellent.

On page page 8, last para. to page 9, line 5, applicant discloses the following:



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The oil composition according to the present invention can be prepared by mixing the above-described components and suitably subjecting the resulting mixture to heating, stirring and/or the like. Alternatively, the oil composition according to the present invention can be obtained by fractionating triglycerides, diglycerides, monoglycerides, glyceride polymers, free fatty acids and the like obtained by transesterification of an oil containing  $\omega$ 3 type unsaturated acyl groups,  $\omega$ 6 type unsaturated acyl groups, monoenoic acyl groups and the like, such as fish oil or rapeseed oil, with glycerol, and then suitably mixing these fractionation products with one another. The oil composition according to the present

invention can also be obtained by subjecting the reaction product obtained according to the above-described preparation process of the diglyceride to ordinary purification treatments such as molecular distillation, 5 deodorizing and decolorizing.

The term "at most about 5% by weight of a free fatty acid" as recited in claim 6 is reasonably construed to encompass an oil composition comprising zero (0) amount of free fatty acid. The instantly claimed amounts of the monoglyceride, diglyceride, triglyceride, and  $\omega$ -3 unsaturated acyl groups having at least 20 carbon atoms and monoenoic acyl groups constituting the diglyceride are reasonably construed to be optimization of the composition, which are within the skill and knowledge of an artisan

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skilled in the art. Clearly, Howard et al. teach or suggest all of the instant claimed limitations. Thus, someone of skill in the art employing the process taught by Howard et al. for making an acylated diglyceride product (i.e. using rapeseed oil or marine oil as the starting material; sodium methoxide as the rearrangement catalyst; at reaction temperature of from 75 to about 175° C), have deemed it obvious to create the instant claimed invention would reasonably result in an oil composition comprising 40 to 99.7% of a diglyceride wherein a content of  $\omega$ -3 unsaturated acyl groups having at least 20 carbon atoms and monoenoic acyl groups in acyl groups constituting the diglyceride are about 15 to 89.5% by weight and about 10 to 84.5% by weight, respectively. Thus, someone of skill in the art at the time the instant invention was made would have deemed it obvious to create the instant claimed invention, albeit from using rapeseed oil as a starting material, to the create the instant claimed invention with reasonable predictability.

Rejections under 103(a) (claims 6-13)

Applicant contends that this rejection should be withdrawn essentially for the following reasons ( see Applicant's response, pages 6-10):

1) A prima facie case of obviousness is not met as none of the cited references individually or combination disclose or suggest the instant claimed oil composition comprising triglyceride, diglyceride and monoglyceride, or the claim limitations as to  $\omega$ -3 unsaturated acyl groups and monoenoic acyl groups in the diglyceride component.

2) The basis of the rejection fails to satisfy the examiner's burden in view of the examiner's assertion set forth below:

Such an assertion as to obviousness fails to satisfy **the examiner's burden** to indicate (B) the difference or differences in the claim over the applied reference(s), (C) the proposed modification of the applied reference(s) necessary to arrive at the **claimed** subject matter, and (D) an explanation why one of ordinary skill in the art at the time the invention was made would have been motivated to make the proposed modification. (emphasis added) (M.P.E.P. §706.02(j)). In short the examiner has failed to provide any indication as to the obviousness of the claimed invention but rather merely a motivation to create "the instant invention." Since the instant invention as understood by the examiner is not clear, the examiner has clearly not met his burden of proof of establishing a *prima facie* case of obviousness of the **claimed invention**.

In response, applicant's arguments are not found to be persuasive for the following reasons:

Volpenhein (US Patent 4,263,216) teaches a process for preparing saturated 1,3-diglycerides comprising the steps of (a) reacting substantially saturated triglycerides (TG) with a reactant selected from glycerol (G) plus glycerolysis catalyst (C) or pre-formed glycerage (PFG), to provide a glycerolysis product which comprises a mixture of monoglycerides (MG), **triglycerides** (TG), **1,2-diglycerides** (1,2-DG) and 1,3-diglycerides (1,3-DG); and (b) storing the glycerolysis product of Step (a) in the presence of a low temperature rearrangement catalyst (LTRC) at a storage temperature below the melting point of the glyceride components of said glycerolysis product for a storage period of **at least about 4 hours** (column 3, lines 53-67). Claim 6 recites the

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terms "*a triglyceride*," and "*a diglyceride*." When the glycerolysis step of the foregoing process is carried out properly, the conversion of triglycerides to diglycerides **consistently gives 85% yields of the diglyceride products** within 24 hours (column 5, lines 21-31). Claim 6 recites the term "*about 40 to 99.7% by weight of a diglyceride*," which overlaps with the teaching of Volpenhein. Volpenhein teaches that when using natural, **unsaturated fats or oils**, the glycerolysis catalysts is preferably sodium hydroxide and the rearrangement catalyst is preferably selected from sodium hydroxide, **sodium methoxide** or sodium ethoxide (column 8, lines 35-39); the instant specification discloses sodium methoxide as an alkali metal catalyst. Volpenhein teaches a product recovered from the reference process and neutralization comprising **greater than 85% diglycerides**; of the diglycerides, greater than 95% were the desired 1,3-diglycerides; the product was of food grade quality suitable for use in the manufacturer of confectioner's butter, or the like (see Example 1; column 8, line 50 to column 33). Claim 6 recites the term "food." The Final Product of the overall reaction comprises ca. **5% TG**, ca. **5% MG** and ca. **90% DG**, of which ca. 95%, or greater, is in the desired 1,3-DG form, and **some free fatty acid** (column 4, lines 20-23). Instant claim 6 recites a TG of 0.1 to 59.8%, a DG of about 40 to 99.7%, a MG of 0.1 to 10%, and at most about 5% of a free fatty acid, which overlap with the teachings of Volpenhein (column 4, lines 20-23). Volpenhein teaches that the starting material that can be used as the source of the triglycerides is naturally occurring sources such as palm oil and soybean oil that can be converted to **1,3-fatty acid diglycerides** with chain lengths in the range from **about C12 to about C20**, which are the basic raw materials for the manufacture of cocoa

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butter and the like (column 1, lines 12-18; and column 2, lines 24-45). Claim 6 recites the term "at least 20 carbon atoms," which is reasonably construed to overlap with the term "about 20 carbons" as taught by Volpenein. Volpenhein teaches that the unique melting characteristics of cocoa butter of the invention makes it suitable for use in confectionery products, especially **chocolates** (column 1, line 35); instant claim 12 recites the limitation "*wherein the food product is chocolate.*" However, Volpenhien does not teach rapeseed oil or fish oils i.e. omega-3 unsaturated fatty acids.

Stout et al. (US Patent 5,149,851) teach a method to prepare a mixed triglyceride containing an **omega-3** or other polyunsaturated fatty acid residue **and monoenoic** or shorter-chain saturated fatty acid residues (column 7, lines 1-16; see also column 3, lines 6-36)). Claim 6 recites the terms "*omega-3,*" and "*monoenoic.*" Stout et al. teach, for example, a concentrate of omega-3 polyunsaturated fatty acid esters containing 48.8% EPA and 22.9% DHA residues, anhydrous glycerol, and sodium dispersion combined in a round-bottom flask; the flask was evacuated to below 25 mm Hg and flushed with nitrogen, then the mixture was heated at 70 degrees Centigrade for 22.5 hours (column 4, lines 32-47). Thin-layer chromatography (TLC) on a silica gel plate indicated that the crude product contained 60 % unreacted ester yield of the triglyceride; an overall yield of 75% was realized, based on the amount of glycerol (column 4, lines 52-59). The fatty acid profile of the **triglyceride contained 47.9% EPA and 25.4% DHA fatty acid residues** (column 4, lines 60-63; see also reference claim 8). Such triglycerides are useful because they are a source of polysaturated fatty acids and may be more stable and resistant to oxidation than triglycerides wherein all of the fatty acids

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are polyunsaturated (column 7, 4-8). Short- and medium-chain-length fatty acid containing triglycerides have different intestinal absorptive properties than triglycerides wherein all of the fatty acid residues are polyunsaturated (column 7, lines 8-12). Thus, triglycerides formed from short- (2 to 7 carbon-containing), medium- (8 to 15 carbon) chain, and/or **monoenoic fatty acids in combination with polyunsaturated fatty acids from fish oils** may be more stable and may be more effectively adsorbed (column 7, lines 12-16). Stout et al. disclose that **fish oils** comprise a complex mixture of fatty acid moieties and that fish and marine mammal oils contain substantial amounts of fatty acids having twenty or twenty-two carbons and four, five or six double bonds (column 1, lines 14-22). Stout et al. also teach that fish and fish oils are the major source of significant quantities of omega-3 eicosanoid precursors, such as EPA and DHA (column 1, lines 53-55). Claim 6 recites the term "*omega-3 unsaturated acyl groups having at least 20 carbon atoms.*"

Brown et al. (5,288,619; **already made of record**) teach enzymatic methods for preparing glycerides and to designed glycerides of specific composition (column 1, lines 14-16). Brown et al. teach that the invention may also be used to introduce specific health-promoting fatty acids e.g. **omega-3 fatty acids such as eicosapentanoic acids**, into triglyceride oils and fats (column 1, lines 26-29). Brown et al. teach that the main components of margarine oils are triacylglycerols (triglycerides), which are trimesters of glycerol and various saturated and unsaturated fatty acids (column 2, lines 53-55). Brown et al teach that egg yolks provide excellent functional emulsification properties for food products such as **mayonnaise** and are necessary or desirable

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component for many food products such as spoonable and pourable food dressings (column 5, lines 32-36); instant claim 9 recites the limitation "*wherein the food product is mayonnaise.*" Brown et al. teach that margarine oils have a broad profile of triglycerides of unsaturated C18 fatty acids in esterified form which produce a wide variety of triglyceride components of the oil (column 7, lines 60-64). Brown et al. teach that sunflower, soybean, safflower, corn, olive and canola (low erucic acid **rapeseed**) oils or blends thereof may be used as starting material for the manufacturer of butter-fat substitute lipid composition (column 30, lines 64-68). Brown et al. teach that nutritionally desirable unsaturated fatty acids in appropriate levels and ratios have been identified such that an increase in the omega-3 to omega-6 ratio in the average diet could yield distinct health benefits (column 34, lines 42-46). Brown et al. teach that transesterified di and triglyceride product has an esterified saturated fatty acid content of less than 3.5 weight percent, and may be used in a wide variety of food products, such as liquid margarine or cooking oils, **mayonnaise and salad dressings**; instant claim 7 recites the limitation "*wherein the food product is a salad dressing.*"

Seiden et al. (US Patent 4,680,184) teach an emulsifier system for **cookies** comprising a) from about 40% to about 100% (by weight on the basis of **monoglyceride** content) fatty acid mono-**diglycerides**, said mono-diglycerides having from about 35% to about 99% **fatty acid** mono-glycerides, and from about 1% to about 50% fatty acid diglycerides, wherein at least about 65% of said fatty acids are selected from the group consisting of C14-C20 saturated fatty acids and C16-C20 transsaturated fatty acids and mixtures thereof, b) from about 0 to about 60% (by weight) fatty acid

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esters of polyols having an average of from about 4 to about 14 of the hydroxyl groups, wherein from about 10 to about 66% of the hydroxyl groups are esterified, wherein at least about 65% of said fatty acids are selected from the group consisting of C14-C20 saturated fatty acids and C16-C20 transunsaturated fatty acids and mixtures thereof; and c) from about 0% to about 60% (by weight) fatty acid mono-glyceride esters of polycarboxylic acids and their derivatives, wherein at least about 65% of said fatty acids are C14-C20 saturated fatty acids (abstract). Seiden et al. teach a fatty acid mono-diglyceride component comprises from about 35% to about 99% fatty acid monoglycerides and from about 1% to about 50% fatty acid diglycerides, with small amounts of triglycerides and free glycerol; at least about 65% of the fatty acids are selected from the group consisting of C14-C20 saturated fatty acids and mixtures thereof (column 3, lines 4-36). Polyglycerols are prepared by the polymerization of glycerine in the presence of either acid or base; the method of making the polyglycerols is not critical to the invention (column 4, lines 50-56). Seiden et al. teach dough that can be **baked to form a cookie** (column 9, lines 52-55); instant claim 11 recites the limitation "*wherein the food product is a baked food.*" Seiden et al. also teach **chocolate chips** (column 12, lines 59-66); instant claim 12 recites the limitation "*wherein the food product is a chocolate.*"

Ainger et al. (US Patent 4,214,012) teach fat compositions, including a blend containing 65% coconut oil and 35% dry fractionated palm stearine which was esterified at 115 degrees C using 0.25% sodium methoxide catalyst; the interesterified hardened blend was found to be superior to the standard commercial product with respect to



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colour, taste and shelf-life and it was evaluated as a **biscuit cream** filling in a blend of no after taste (column 8, line 55 to column 9, line 3; see also column 6, Table 1 and column 9, Table IV); instant claim 10 recites the limitation "*wherein the food product is a cream.*"

Maurizio Ciani. Wine vinegar production using base wines made with different yeast species. J. Sci. food Agric. 1998; 78: 290-294 (**already made of record**) teaches **wine vinegar** is generally recognized to have a higher organoleptic value in comparison with other vinegars (page 290, column 1, first paragraph); instant claim 8 recites the limitation "*wine vinegar.*"

Young et al. (US Patent 5,085,884) teach reduced calorie **potato chips** wherein a fat composition is applied to the surface of a potato chip (abstract); the nondigestible fat component comprises a nondigestible oil and preferably low levels of certain solid polyol fatty acid polyesters having ester groups comprising combinations of unsaturated (C12 or higher) and/or short chain (C2-C12) saturated fatty acid radicals and long chain (C20 or higher) saturated fatty acid radicals (abstract).

Based on the teaching of Brown et al. of the incorporation of the specific health-promoting fatty acids e.g. **omega-3 fatty acids such as eicosapentanoic acids**, into triglyceride oils and fats (column 1, lines 26-29), someone of skill in the art at the time the instant invention was made would have been motivated to combine the teachings of Volpenhein (US Patent 4,263,216) and Stout et al., in view of Brown et al. (5,288,619), in view of Seiden et al. (US Patent 4,680,184), in view of Ainger et al. (US Patent

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4,214,012), in view of Maurizio Ciani, in view of Young et al. (US Patent 5,085,884), to create the instant inventive concept.

Thus, someone of skill in the art at the time the instant invention was made would have deemed it obvious to created the instant claimed invention with reasonable predictability in view of Volpenhein and Stout, in view of Brown et al., in view of Martin et al., in view of Ainger et al., in view of Ciani, in view of Young et al.

3) Applicant's argument that there is no specific suggestion or teaching in the references to combine the cited prior art is not found to be persuasive as KSR forecloses the argument that a **specific** teaching, suggestion, or motivation is required to support a finding of obviousness (See the recent Board decision Ex parte Smith, -- USPQ2d--, slip op. at 20, (Bd. Pat. App. & Interf. June 25, 1007, citing KSR, 82 USPQ2d at 1396). Besides, it is noted that applicant's separate critique of each reference fails to properly address the combined references as a whole for obviousness purposes.

4) The 103(a) rejection based on Wallach (see Applicant's response, pages 10-11) is withdrawn as applicant's arguments are found to be persuasive.

***Objections to Minor Informalities under 37 CFR 1.71***

The disclosure is objected to because of the following informalities: pages 6, 8, 10, 12, 17, 23, 24, and 28 contain missing/eligible information and/or extraneous markings, which do not comply with 37 CFR 1.71. This objection may be overcome by the filing corrected copies to replace the defective pages. The filed replacement pages must be accompanied by a statement that they contain no new matter.

Appropriate correction is required.

## Rejections

### Claim rejections – 35 USC 103(a)

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 6-13 are rejected under 103(a) as being unpatentable over Volpenhein (US Patent 4,263,216) and Stout et al., in view of Brown et al. (5,288,619), in view of Seiden et al. (US Patent 4,680,184), in view of Ainger et al. (US Patent 4,214,012), in view of Maurizio Ciani. *Wine vinegar production using base wines made with different yeast species*. J. Sci. food Agric. 1998; 78: 290-294 (already made of record), in view of Young et al. (US Patent 5,085,884).

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The term "*at most about 5% by weight of a free fatty acid*" does not have a lower limit and is therefore reasonably construed to encompass an oil composition comprising zero (0) amount of free fatty acid. Thus, the instant claimed oil composition could reasonably be construed as comprising 40 to 99.7% of a diglyceride wherein a content of  $\omega$ -3 unsaturated acyl groups having at least 20 carbon atoms and monoenoic acyl groups in acyl groups constituting the diglyceride are about 15 to 89.5% by weight and about 10 to 84.5% by weight, respectively.

Volpenhein (US Patent 4,263,216) teaches a process for preparing saturated 1,3-diglycerides comprising the steps of (a) reacting substantially saturated triglycerides (TG) with a reactant selected from glycerol (G) plus glycerolysis catalyst (C) or pre-formed glycerage (PFG), to provide a glycerolysis product which comprises a mixture of monoglycerides (MG), **triglycerides (TG)**, **1,2-diglycerides (1,2-DG)** and **1,3-diglycerides (1,3-DG)**; and (b) storing the glycerolysis product of Step (a) in the presence of a low temperature rearrangement catalyst (LTRC) at a storage temperature below the melting point of the glyceride components of said glycerolysis product for a storage period of **at least about 4 hours** (column 3, lines 53-67). Claim 6 recites the terms "*a triglyceride,*" and "*a diglyceride.*" When the glycerolysis step of the foregoing process is carried out properly, the conversion of triglycerides to diglycerides **consistently gives 85% yields of the diglyceride products** within 24 hours (column 5, lines 21-31). Claim 6 recites the term "*about 40 to 99.7% by weight of a diglyceride,*" which overlaps with the teaching of Volpenhein. Volpenhein teaches that when using natural, **unsaturated fats or oils**, the glycerolysis catalysts is preferably sodium

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hydroxide and the rearrangement catalyst is preferably selected from sodium hydroxide, **sodium methoxide** or sodium ethoxide (column 8, lines 35-39); the instant specification discloses sodium methoxide as an alkali metal catalyst. Volpenhein teaches a product recovered from the reference process and neutralization comprising **greater than 85% diglycerides**; of the diglycerides, greater than 95% were the desired 1,3-diglycerides; the product was of food grade quality suitable for use in the manufacture of confectioner's butter, or the like (see Example 1; column 8, line 50 to column 33). Claim 6 recites the term "food." The Final Product of the overall reaction comprises ca. **5% TG**, ca. **5% MG** and ca. **90% DG**, of which ca. 95%, or greater, is in the desired 1,3-DG form, and **some free fatty acid** (column 4, lines 20-23). Instant claim 6 recites a TG of 0.1 to 59.8%, a DG of about 40 to 99.7%, a MG of 0.1 to 10%, and at most about 5% of a free fatty acid, which overlap with the teachings of Volpenhein (column 4, lines 20-23). Volpenhein teaches that the starting material that can be used as the source of the triglycerides is naturally occurring sources such as palm oil and soybean oil that can be converted to **1,3-fatty acid diglycerides** with chain lengths in the range from **about C12 to about C20**, which are the basic raw materials for the manufacture of cocoa butter and the like (column 1, lines 12-18; and column 2, lines 24-45). Claim 6 recites the term "at least 20 carbon atoms," which is reasonably construed to overlap with the term "about 20 carbons" as taught by Volpenhein. Volpenhein teaches that the unique melting characteristics of cocoa butter of the invention makes it suitable for use in confectionery products, especially **chocolates** (column 1, line 35); instant claim 12

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recites the limitation "*wherein the food product is chocolate.*" However, Volpenhien does not teach rapeseed oil or fish oils i.e. omega-3 unsaturated fatty acids.

Stout et al. (US Patent 5,149,851) teach a method to prepare a mixed triglyceride containing an **omega-3** or other polyunsaturated fatty acid residue **and monoenoic** or shorter-chain saturated fatty acid residues (column 7, lines 1-16; see also column 3, lines 6-36)). Claim 6 recites the terms "*omega-3,*" and "*monoenoic.*" Stout et al. teach, for example, a concentrate of omega-3 polyunsaturated fatty acid esters containing 48.8% EPA and 22.9% DHA residues, anhydrous glycerol, and sodium dispersion combined in a round-bottom flask; the flask was evacuated to below 25 mm Hg and flushed with nitrogen, then the mixture was heated at 70 degrees Centigrade for 22.5 hours (column 4, lines 32-47). Thin-layer chromatography (TLC) on a silica gel plate indicated that the crude product contained 60 % unreacted ester yield of the triglyceride; an overall yield of 75% was realized, based on the amount of glycerol (column 4, lines 52-59). The fatty acid profile of the **triglyceride contained 47.9% EPA and 25.4% DHA fatty acid residues** (column 4, lines 60-63; see also reference claim 8). Such triglycerides are useful because they are a source of polysaturated fatty acids and may be more stable and resistant to oxidation than triglycerides wherein all of the fatty acids are polyunsaturated (column 7, 4-8). Short- and medium-chain-length fatty acid containing triglycerides have different intestinal absorptive properties than triglycerides wherein all of the fatty acid residues are polyunsaturated (column 7, lines 8-12). Thus, triglycerides formed from short- (2 to 7 carbon-containing), medium- (8 to 15 carbon) chain, and/or **monoenoic fatty acids in combination with polyunsaturated fatty**

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**acids from fish oils** may be more stable and may be more effectively adsorbed (column 7, lines 12-16). Stout et al. disclose that **fish oils** comprise a complex mixture of fatty acid moieties and that fish and marine mammal oils contain substantial amounts of fatty acids having twenty or twenty-two carbons and four, five or six double bonds (column 1, lines 14-22). Stout et al. also teach that fish and fish oils are the major source of significant quantities of omega-3 eicosanoid precursors, such as EPA and DHA (column 1, lines 53-55). Claim 6 recites the term "*omega-3 unsaturated acyl groups having at least 20 carbon atoms.*"

Brown et al. (5,288,619; **already made of record**) teach enzymatic methods for preparing glycerides and to designed glycerides of specific composition (column 1, lines 14-16). Brown et al. teach that the invention may also be used to introduce specific health-promoting fatty acids e.g. **omega-3 fatty acids such as eicosapentanoic acids**, into triglyceride oils and fats (column 1, lines 26-29). Brown et al. teach that the main components of margarine oils are triacylglycerols (triglycerides), which are trimesters of glycerol and various saturated and unsaturated fatty acids (column 2, lines 53-55). Brown et al teach that egg yolks provide excellent functional emulsification properties for food products such as **mayonnaise** and are necessary or desirable component for many food products such as spoonable and pourable food dressings (column 5, lines 32-36); instant claim 9 recites the limitation "*wherein the food product is mayonnaise.*" Brown et al. teach that margarine oils have a broad profile of triglycerides of unsaturated C18 fatty acids in esterified form which produce a wide variety of triglyceride components of the oil (column 7, lines 60-64). Brown et al. teach that

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sunflower, soybean, safflower, corn, olive and canola (low erucic acid **rapeseed**) oils or blends thereof may be used as starting material for the manufacturer of butter-fat substitute lipid composition (column 30, lines 64-68). Brown et al. teach that nutritionally desirable unsaturated fatty acids in appropriate levels and ratios have been identified such that an increase in the omega-3 to omega-6 ratio in the average diet could yield distinct health benefits (column 34, lines 42-46). Brown et al. teach that transesterified di and triglyceride product has an esterified saturated fatty acid content of less than 3.5 weight percent, and may be used in a wide variety of food products, such as liquid margarine or cooking oils, **mayonnaise and salad dressings**; instant claim 7 recites the limitation "*wherein the food product is a salad dressing.*"

Seiden et al. (US Patent 4,680,184) teach an emulsifier system for **cookies** comprising a) from about 40% to about 100% (by weight on the basis of **monoglyceride** content) fatty acid mono-**diglycerides**, said mono-diglycerides having from about 35% to about 99% **fatty acid** mono-glycerides, and from about 1% to about 50% fatty acid diglycerides, wherein at least about 65% of said fatty acids are selected from the group consisting of C14-C20 saturated fatty acids and C16-C20 transsaturated fatty acids and mixtures thereof, b) from about 0 to about 60% (by weight) fatty acid esters of polyols having an average of from about 4 to about 14 of the hydroxyl groups, wherein from about 10 to about 66% of the hydroxyl groups are esterified, wherein at least about 65% of said fatty acids are selected from the group consisting of C14-C20 saturated fatty acids and C16-C20 transunsaturated fatty acids and mixtures thereof; and c) from about 0% to about 60% (by weight) fatty acid mono-glyceride esters of



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polycarboxylic acids and their derivatives, wherein at least about 65% of said fatty acids are C14-C20 saturated fatty acids (abstract). Seiden et al. teach a fatty acid monodiglyceride component comprises from about 35% to about 99% fatty acid monoglycerides and from about 1% to about 50% fatty acid diglycerides, with small amounts of triglycerides and free glycerol; at least about 65% of the fatty acids are selected from the group consisting of C14-C20 saturated fatty acids and mixtures thereof (column 3, lines 4-36). Polyglycerols are prepared by the polymerization of glycerine in the presence of either acid or base; the method of making the polyglycerols is not critical to the invention (column 4, lines 50-56). Seiden et al. teach dough that can be **baked to form a cookie** (column 9, lines 52-55); instant claim 11 recites the limitation "*wherein the food product is a baked food.*" Seiden et al. also teach **chocolate chips** (column 12, lines 59-66); instant claim 12 recites the limitation "*wherein the food product is a chocolate.*"

Ainger et al. (US Patent 4,214,012) teach fat compositions, including a blend containing 65% coconut oil and 35% dry fractionated palm stearine which was esterified at 115 degrees C using 0.25% sodium methoxide catalyst; the interesterified hardened blend was found to be superior to the standard commercial product with respect to colour, taste and shelf-life and it was evaluated as a **biscuit cream** filling in a blend of no after taste (column 8, line 55 to column 9, line 3; see also column 6, Table 1 and column 9, Table IV); instant claim 10 recites the limitation "*wherein the food product is a cream.*"

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Maurizio Ciani. Wine vinegar production using base wines made with different yeast species. J. Sci. food Agric. 1998; 78: 290-294 (**already made of record**) teaches **wine vinegar** is generally recognized to have a higher organoleptic value in comparison with other vinegars (page 290, column 1, first paragraph); instant claim 8 recites the limitation "*wine vinegar*."

Young et al. (US Patent 5,085,884) teach reduced calorie **potato chips** wherein a fat composition is applied to the surface of a potato chip (abstract); the nondigestible fat component comprises a nondigestible oil and preferably low levels of certain solid polyol fatty acid polyesters having ester groups comprising combinations of unsaturated (C12 or higher) and/or short chain (C2-C12) saturated fatty acid radicals and long chain (C20 or higher) saturated fatty acid radicals (abstract).

Based on the teaching of Brown et al. of the incorporation of the specific health-promoting fatty acids e.g. **omega-3 fatty acids such as eicosapentanoic acids**, into triglyceride oils and fats (column 1, lines 26-29), someone of skill in the art at the time the instant invention was made would have been motivated to combine the teachings of Volpenhein (US Patent 4,263,216) and Stout et al., in view of Brown et al. (5,288,619), in view of Seiden et al. (US Patent 4,680,184), in view of Ainger et al. (US Patent 4,214,012), in view of Maurizio Ciani, in view of Young et al. (US Patent 5,085,884), to create the instant inventive concept.

Thus, someone of skill in the art at the time the instant invention was made would have deemed it obvious to create the instant claimed invention with a reasonable

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expectation of success in view of Volpenhein and Stout, in view of Brown et al., in view of Martin et al., in view of Ainger et al., in view of Ciani, in view of Young et al.

### **Relevant Art of Record**

The below cited prior art made of record and relied upon is considered pertinent to applicant's invention.

Wallach (US Patent 4,917,951; already made of record) teach lipid vesicles made of long chain surfactants having at least one lipophilic acyl or alkyl group attached to a hydrophilic head group (column 2, lines 2-15; column 4, lines 3-36). In one embodiment, the surfactant may be selected from a group consisting of **polyoxyethylene (s) eicosamonoenoyl (C20 single double bond i.e. a monoenoic radical) or polyoxyethylene (t) eicosadienoyl (C20 two double bonds i.e. omega-3 radical) ethers** where s and t ranges from 2-10 (column 4, lines 37-41).

**THIS ACTION IS MADE FINAL.** See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

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the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Charlesworth Rae whose telephone number is 571-272-6029. The examiner can normally be reached between 9 a.m. to 5:30 p.m. Monday to Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ardin Marschel, can be reached at 571-272-0718. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have any questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 800-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

4 October 2007  
CER

BRIAN-YONG S. KWON  
PRIMARY EXAMINER

